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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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10/584,983

04/12/2007

Tachwan Kwak

CMT-0069

2395

23413 7590 03/26/2008
CANTOR COLBURN, LLP
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EXAMINER

HOFFMAN, SUSAN COE

ART UNIT

PAPER NUMBER

1655

MAIL DATE

DELIVERY MODE

03/26/2008

PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
10584983	4/12/07	KWAK ET AL.	CMT-0069

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EXAMINER

Susan Coe. Hoffman

ART UNIT	PAPER
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1655	20080314
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DATE MAILED:

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Commissioner for Patents

The reply filed on December 18, 2007 is not fully responsive to the prior Office Action because of the following omission(s) or matter(s): applicant has not provided a proper election for species A. The restriction requirement of August 16, 2007 stated that applicant could select a specific combination of ingredients from those listed for species A, i.e. the ingredients listed in claim 1. Applicant has amended the claims to require that a combination of ingredients is required for claim 1; however, applicant only elected one ingredient for examination. Logically, to select species in scope with the amended claims, applicant should have selected a specific combination of at least two ingredients in order to fulfill the requirement for species A. Thus, by only electing one ingredient, the reply is non-responsive. An example of a proper election would be to select cryptotanshinone and thanshinone IIA for species A. See 37 CFR 1.111. Since the above-mentioned reply appears to be *bona fide*, applicant is given **ONE (1) MONTH or THIRTY (30) DAYS** from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

/Susan Coe Hoffman/
Primary Examiner, Art Unit 1655